

PATENT 910000-2005 MGH 1496.1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s)

HASAN ET AL.

Serial No.

09/586,235

For

INTEGRATED PHOTODYNAMIC AND

DIFFERENTIATION THERAPY

Filed

June 2, 2000

Examiner

Stephen L. Rawlings, Ph.D.

Art Unit

1642

745 Fifth Avenue New York, NY 10151

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Asst. Commissioner of Patents and Trademarks Washington, DC 20231, on the date shown below.

Amy Leahy, Reg. No. 47,739

Name of Applicant, Assignee or Registered Representative

my Leady 42,73

February 28, 2003

Date of Signature

DECLARATION

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

WE, TAYYABA HASAN, BERNHARD ORTEL AND EDWARD MAYTIN, DECLARE AND STATE THAT:

- 1. We are the co-inventors of the subject matter described and claimed in the present patent application.
- 2. A journal article entitled "Differentiation-specific increase in ALA-induced protoporphyrin IX accumulation in primary mouse keratinocytes" <u>British Journal of Cancer</u>, June 1998, Vol. 77, No. 11, Pg. 1744-1751 (hereinafter "Ortel et al."), names six authors: B. Ortel, N. Chen, J. Brissette, G.P. Dotto, E. Maytin and T. Hasan. The authors of Ortel et al. are not "others" as defined by 35 U.S.C. § 102(a) as to the inventive entity of this application, as all of

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- 3. As is known in the scientific community, persons are or are not included as authors on scientific articles for reasons that do not involve inventorship. Any work reported in Ortel et al., particularly work that may be common to the present application, was performed by or under the direction, supervision or control of the inventors on the present application.
- 4. Thus, we are advised and therefore believe that since the authors of Ortel et al. are not "others" as to the present inventive entity, this document is not available as a reference against the present patent application. We thus respectfully request that rejections based on this document be reconsidered and withdrawn.
- 5. We further declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine, or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the present application or any patent issued thereon.

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	TAYYABA HASAN
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	EDWARD MAYTIN

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- 3. As is known in the scientific community, persons are or are not included as authors on scientific articles for reasons that do not involve inventorship. Any work reported in Ortel et al., particularly work that may be common to the present application, was performed by or under the direction, supervision or control of the inventors on the present application.
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- 5. We further declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine, or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the present application or any patent issued thereon.

Date:		
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Date:	1/28/2003	EDWARD MAYTIN